UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CHARLES KENYATTA, JR.,

Plaintiff,

-against-

DONALD J. TRUMP; ET AL.,

Defendants.

1:25-CV-2475 (LTS)

ORDER GRANTING IFP APPLICATION IN PRISONER CASE

LAURA TAYLOR SWAIN, Chief United States District Judge:

Plaintiff's application for leave to proceed without prepayment of fees is granted. A prisoner bringing a civil action is required to pay the full \$350 filing fee even when proceeding *in forma pauperis* (IFP), that is, without prepayment of fees. *See* 28 U.S.C. § 1915(b)(1). The Court must collect, when funds exist in a prisoner's account, an initial partial filing fee¹ plus monthly payments. The agency having custody of the prisoner shall forward payments from the prisoner's account to the Clerk of Court each time the amount in the account exceeds \$10, until the filing fees are paid. 28 U.S.C. § 1915(b)(2); *see also* In the Matter of the Prison Litigation Reform Act, Second Amended Standing Order, M10-468 (S.D.N.Y. May 26, 2010) (requiring agencies to calculate and remit the statutory fees for litigants in their custody).

Plaintiff has executed a prisoner authorization that authorizes the agency having custody of Plaintiff, or any agency to which Plaintiff is transferred, to send a certified copy of Plaintiff's prison trust fund account for the past six months to this Court. The prisoner authorization further authorizes the agency to calculate the amounts specified by 28 U.S.C. § 1915, to deduct those

¹ The initial partial filing fee is 20 percent of the greater of - (A) the average monthly deposits to the prisoner's account; or (B) the average monthly balance in the prisoner's account for the 6-month period immediately preceding the filing of the complaint. 28 U.S.C § 1915(b)(1)(A).

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amounts from Plaintiff's prison trust fund account (or institutional equivalent), and to disburse

those amounts to this Court.

CONCLUSION

The Clerk of Court is directed to send a copy of this order and the prisoner authorization

to the agency having custody of Plaintiff. That agency is directed to forward copies of Plaintiff's

prison trust fund account for the past six months and to disburse the payments required under 28

U.S.C. § 1915 to the United States District Court for the Southern District of New York and to

include the above docket number on the disbursement before sending it to the Court. If Plaintiff

is transferred to another facility, the current facility shall provide a copy of this order to the

facility to which Plaintiff is transferred.

Finally, it is Plaintiff's obligation to promptly submit a written notification to the Court if

Plaintiff's address changes, and the Court may dismiss the action if Plaintiff fails to do so.

SO ORDERED.

Dated:

April 11, 2025

New York, New York

/s/ Laura Taylor Swain

LAURA TAYLOR SWAIN Chief United States District Judge

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

(full name of the plaintiff/petitioner)		CV	()(
-against-	(Provide docket number, if available; if filing this with your complaint, you will not yet have a docket number.)			
(full name(s) of the defendant(s)/respondent	(s))			
PRI	SONER AUTH	HORIZATION		
By signing below, I acknowledge t	that:			
(1) because I filed this action as a the full filing fees for this case (IFP), that is, without prepayr	e, even if I am gra	1 ,	,	
(2) the full \$350 filing fee will be case is dismissed or I voluntary		• -	account, ev	en if my
I authorize the agency holding me	e in custody to:			
(1) send a certified copy of my pro- (from my current institution of six months);			-	
(2) calculate the amounts specified prison trust fund, and disburs	•	• •	nounts from	my
This authorization applies to any a other district court to which my ca	•		sferred and	to any
		Charles Keny	atta Gr	
Date		Signature	0	
Name (Last, First, MI)		Prison Identific	cation #	
Address	City	State	Zip Co	de

¹ A "prisoner" is "any person incarcerated or detained in any facility who is accused of, convicted of, sentenced for, or adjudicated delinquent for, violations of criminal law or the terms or conditions of parole, probation, pretrial release, or diversionary program." 28 U.S.C. § 1915(h).